

PETITION FOR WRIT OF HABEAS CORPUS: 28 USC §2254 (Rev. 9/10)  
ADOPTED BY ALL FEDERAL COURTS IN TEXAS

IN THE UNITED STATES DISTRICT COURT  
FOR THE Northern DISTRICT OF TEXAS  
Dallas DIVISION

U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS FILED	
FEB 20 2024	
CLERK, U.S. DISTRICT COURT	
By	Deputy <input checked="" type="checkbox"/>

PETITION FOR A WRIT OF HABEAS CORPUS BY  
A PERSON IN STATE CUSTODY

**3-24 CV-457-X**  
PRESTON E. SMITH UNIT

ERNEST EDWARD GAINES

PETITIONER

(Full name of Petitioner)

CURRENT PLACE OF CONFINEMENT

vs.

1364192

PRISONER ID NUMBER

BRYAN COLLIER

23-11161

RESPONDENT

(Name of TDCJ Director, Warden, Jailor, or  
authorized person having custody of Petitioner)

CASE NUMBER

(Supplied by the District Court Clerk)

INSTRUCTIONS - READ CAREFULLY

1. The petition must be legibly handwritten or typewritten and signed and dated by the petitioner, under penalty of perjury. Any false statement of an important fact may lead to prosecution for perjury. Answer all questions in the proper space on the form.
2. Additional pages are not allowed except in answer to questions 11 and 20. Do not cite legal authorities. Any additional arguments or facts you want to present must be in a separate memorandum. The petition, including attachments, may not exceed 20 pages.
3. Receipt of the \$5.00 filing fee or a grant of permission to proceed *in forma pauperis* must occur before the court will consider your petition.
4. If you do not have the necessary filing fee, you may ask permission to proceed *in forma pauperis*. To proceed *in forma pauperis*, (1) you must sign the declaration provided with this petition to show that you cannot prepay the fees and costs, and (2) if you are confined in TDCJ-CID, you must send in a certified *In Forma Pauperis* Data Sheet form from the institution in which you are confined. If you are in an institution other than TDCJ-CID, you must send in a certificate completed by an authorized officer at your institution certifying the amount of money you have on deposit at that institution. If you have access or have had access to enough funds to pay the filing fee, then you must pay the filing fee.

5. Only judgments entered by one court may be challenged in a single petition. A separate petition must be filed to challenge a judgment entered by a different state court.
6. Include all of your grounds for relief and all of the facts that support each ground for relief in this petition.
7. Mail the completed petition and one copy to the U. S. District Clerk. The "Venue List" in your unit law library lists all of the federal courts in Texas, their divisions, and the addresses for the clerk's offices. The proper court will be the federal court in the division and district in which you were convicted (for example, a Dallas County conviction is in the Northern District of Texas, Dallas Division) or where you are now in custody (for example, the Huntsville units are in the Southern District of Texas, Houston Division).
8. Failure to notify the court of your change of address could result in the dismissal of your case.

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### **PETITION**

**What are you challenging?** (Check all that apply)

- A judgment of conviction or sentence, (Answer Questions 1-4, 5-12 & 20-25)  
probation or deferred-adjudication probation.
- A parole revocation proceeding. (Answer Questions 1-4, 13-14 & 20-25)
- A disciplinary proceeding. (Answer Questions 1-4, 15-19 & 20-25)
- Other: \_\_\_\_\_ (Answer Questions 1-4, 10-11 & 20-25)

**All petitioners must answer questions 1-4:**

**Note:** In answering questions 1-4, you must give information about the conviction for the sentence you are presently serving, even if you are challenging a prison disciplinary action. (Note: If you are challenging a prison disciplinary action, do not answer questions 1-4 with information about the disciplinary case. Answer these questions about the conviction for the sentence you are presently serving.) Failure to follow this instruction may result in a delay in processing your case.

1. Name and location of the court (district and county) that entered the judgment of conviction and sentence that you are presently serving or that is under attack: \_\_\_\_\_  
282ND Judicial District Court, Dallas County, Texas.
2. Date of judgment of conviction: April 19, 2006.
3. Length of sentence: Life.
4. Identify the docket numbers (if known) and all crimes of which you were convicted that you wish to challenge in this habeas action: Aggravated Robbery F05-56570-S.

**Judgment of Conviction or Sentence, Probation or Deferred-Adjudication Probation:**

5. What was your plea? (Check one)  Not Guilty  Guilty  Nolo Contendere

6. Kind of trial: (Check one)  Jury  Judge Only

7. Did you testify at trial?  Yes  No

8. Did you appeal the judgment of conviction?  Yes  No

9. If you did appeal, in what appellate court did you file your direct appeal? 05-06-00599-CR

Fifth District of Texas Cause Number (if known): 05-06-00599-CR

What was the result of your direct appeal (affirmed, modified or reversed)? Affirmed.

What was the date of that decision? June 28, 2007.

If you filed a petition for discretionary review after the decision of the court of appeals, answer the following:

Grounds raised: \_\_\_\_\_

Result: Refused.

Date of result: Dec. 12, 2007. Cause Number (if known): Pd-1098-07.

If you filed a petition for a *writ of certiorari* with the United States Supreme Court, answer the following:

Result: \_\_\_\_\_

Date of result: \_\_\_\_\_

10. Other than a direct appeal, have you filed any petitions, applications or motions from this judgment in any court, state or federal? This includes any state applications for a writ of habeas corpus that you may have filed.  Yes  No

11. If your answer to 10 is "Yes," give the following information:

Name of court: Court of Criminal Appeals, Austin, Texas

Nature of proceeding: Article 11.07 State Habeas Corpus

Cause number (if known): WR-43,178-06.

Date (month, day and year) you filed the petition, application or motion as shown by a file-stamped date from the particular court: July 07, 2008

Grounds raised: IAC at trial, on appeal due to inadequate inv & fail to supply affidavit given court.

Date of final decision: 9/22/10

What was the decision? Court of Criminal Appeals, Austin, Texas

Name of court that issued the final decision: \_\_\_\_\_

As to any second petition, application or motion, give the same information:

Name of court: Court of Criminal Appeals of Texas Capitol Station, Austin, Texas.

Nature of proceeding: Writ of Habeas Corpus 11.07.

Cause number (if known): WR-43, 178-07.

Date (month, day and year) you filed the petition, application or motion as shown by a file-stamped date from the particular court:

October 31, 2018.

Grounds raised: Trial Court failed to hold a Article 64.04 hearing to enter entire contents of DNA Testing Report Results into evidence, so that the Court has an entire record to review before makeing a decision in case.

Date of final decision: 2/20/2009.

What was the decision? Denied.

Name of court that issued the final decision: Court of Criminal Appeals of Texas.

*If you have filed more than two petitions, applications or motions, please attach an additional sheet of paper and give the same information about each petition, application or motion.*

12. Do you have any future sentence to serve after you finish serving the sentence you are attacking in this petition?  Yes  No

(a) If your answer is "Yes," give the name and location of the court that imposed the sentence to be served in the future: 282ND Judicial District Dallas County, Texas.

(b) Give the date and length of the sentence to be served in the future: Life.

- (c) Have you filed, or do you intend to file, any petition attacking the judgment for the sentence you must serve in the future?  Yes  No

**Parole Revocation:**

13. Date and location of your parole revocation: \_\_\_\_\_
14. Have you filed any petitions, applications or motions in any state or federal court challenging your parole revocation?  Yes  No

If your answer is "Yes," complete Question 11 above regarding your parole revocation.

**Disciplinary Proceedings:**

15. For your original conviction, was there a finding that you used or exhibited a deadly weapon?  Yes  No
16. Are you eligible for release on mandatory supervision?  Yes  No
17. Name and location of the TDCJ Unit where you were found guilty of the disciplinary violation: \_\_\_\_\_

Disciplinary case number: \_\_\_\_\_

What was the nature of the disciplinary charge against you? \_\_\_\_\_

18. Date you were found guilty of the disciplinary violation: \_\_\_\_\_

Did you lose previously earned good-time days?  Yes  No

If your answer is "Yes," provide the exact number of previously earned good-time days that were forfeited by the disciplinary hearing officer as a result of your disciplinary hearing: \_\_\_\_\_

Identify all other punishment imposed, including the length of any punishment, if applicable, and any changes in custody status: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

19. Did you appeal the finding of guilty through the prison or TDCJ grievance procedure?  Yes  No

If your answer to Question 19 is "Yes," answer the following:

Step 1 Result: \_\_\_\_\_

Step 2 Result: \_\_\_\_\_

Date of Result: \_\_\_\_\_

**All petitioners must answer the remaining questions:**

20. For this petition, state every ground on which you claim that you are being held in violation of the Constitution, laws, or treaties of the United States. Summarize briefly the facts supporting each ground. If necessary, you may attach pages stating additional grounds and facts supporting them.

CAUTION: To proceed in the federal court, you must ordinarily first exhaust your available state-court remedies on each ground on which you request action by the federal court. Also, if you fail to set forth all the grounds in this petition, you may be barred from presenting additional grounds at a later date.

- A. **GROUND ONE: Ineffective Assistance of Counsel.** \_\_\_\_\_

Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):  
Trial Counsel Julie Lesser, and Appellate's Counsel's John Tatum, and Valencia Bush failed to file Motion To Hold DNA Hearing after the DNA Testing Results are completed. Trial Counsel Julie Lesser failed to file Motion For DNA Discovery. Trial Counsel Julie Lesser failed to file Motion Appoint Independant Expert To Assist In The Evaluation, Paration, and Presentation of Defense. Trial Counsel Julie Lesser failed to file Motion To Suppress DNA testing Results Report. Trial Counsel Julie Lesser failed to file Motion Request For Bench Warrant, Tell-Conference or a Spear Hearing. Trial Counsel Julie Lesser failed below deficien performance by not being present to represent appellant at the Trial Court's Findings of Fact on October 21, 2015. Trial Counsel Julie Lesser was not present at the DNA

- B. **GROUND TWO: Fifth Amendment of the United State Constitution** \_\_\_\_\_

a right for counsel representation. \_\_\_\_\_

Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

Trial Counsel did not represent appellant at the Trial Court's Findings of Fact or the DNA Testing results report hearing after the completion of the DNA testing. There is no hearing or court report's trial transcripts of the hearing.

**GROUND ONE:** DNA Testing results, because there was no hearing was held see the Official Court Reporter record, no record confirmed by Ms. Holt Official Court Reporter on October 21, 2015. Trial Counsel Julie Lesser and Appellate Counsel's John Tatum, and Valenic Bush failed to give entire DNA Testing Results Report. Trial Counsel did not give appellant the DNA Testing Results Report until five year later on November 11, 2019, and this report is not the entire DNA Discovery Testing Results Report. Trial Counsel Julie Lesser did not prepare a defense for appellant on DNA Testing Results Report of the State Forensic Scientist Nicole Mullins went on the assumption that the expert done her job, but in all actually she presented a false testing results to the 282ND Judicial District Court of Dallas County Texas, and counsel was ineffective in failing to consult experts to prepare to challenge State's Forensic Scientist DNA Testing Results Report evidence. Trial Counsel Julie Lesser was ineffective by failing to investigate, and cross-examination, suppress the DNA Report. Trial Counsel Julie Lesser deficient performance prejudiced the appellant defense by first counsel was not present at DNA hearing to represent the appellant, secondly the trial counsel did not file Motion To Hold DNA Hearing, after the DNA Testing results are completed, Motion For DNA Discovery, Motion Request For Bench Warrant, Tell-Conference or a Spears Hearing, Motion To Suppress DNA Testing Results Report, and Motion Appoint Independent Expert To Assist In The Evaluation, Preparation, and Presentation of appellant defense, this is the main point of the deficient performance prejudiced appellant pro bono expert Forensic Pathology Harry J. Bonnell, M.D. reviewed, and analyzed the DNA Report prepared by State's expert Forensic Scientist Nicole Mullins, and based on Harry J. Bonnell, M.D. review and analysis as well as my education, training and experience, it is my opinion to a reasonable degree of medical certainty that:

- \* None of the samples undergoing DNA analysis meet current criteria for a "match", i.e. the same findings at 13 loci on the DNA strand. As shown on the STR Data Worksheet, only six loci are matches and these are questionable for the reasons listed below.
- \* More serious are the errors between the STR Data Worksheet and the gene mapper graph.
- \* The gene mapper graph (GMP) shows INConclusive and 16 at locus D3S1358 yet the Data Worksheet erroneously list 16,16 for that locus.
- \* The GMP shows INConclusive and 14 at locus D19S433 yet the Data Worksheet erroneously lists 14,14 for that locus.
- \* The GMP shows INConclusive and 16 at locus vWA yet the Data Worksheet erroneously list 16,16 for that locus.

This results in there being matching findings at only two loci, far from even being considered as a match.

I am not being reimbursed in any manner to rendering this analysis and report nor am I commenting on the false report of the 282ND Judicial Court wherein it stated that a hearing was held but that was untrue.

I am willing to testify, if needed, to the above.

I declare that the foregoing is true and correct.

Executed this 9th day of June in Boulder City, Nevada.

Signed by Harry J. Bonnell, M.D. filed affidavit facts in Appellant's Writ of Habeas Corpus 11.073 Scientific Evidence, Actual Innocence, And Newly Discovered Evidence Exhibit's 'A' Affidavit of Harry J. Bonnell, M.D. with Curriculum. Now if a hearing was held it is reasonable probability but for the trial counsel's unprofessional error's, the result of the hearing would have been different. Also, prejudice the appellant by



not being present/absent at the Trial Court's Findings of Fact hearing, investigating the DNA Report, questioning/challenge the State's Forensic Scientist DNA Report, presenting a defense for Appellant in the close hearing by Judge.

Appellant harm analysis is trial court counsel harmed appellant by not investigating the DNA Report, not being present/absent from the Trial Court's Findings of Fact hearing, did not investigate the DNA Report, suppress the DNA Report, did not question/challenge the State's Forensic Scientist DNA Report this prejudice the appellant, and did not request for a hearing after the completion of the DNA Testing.

C. **GROUND THREE:** Sixth Amendment to the United States Constitution

a right to cross-examination/confrontation clause the State's expert forensic scientist.

Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

Trial Court deprive me of the right to cross examination/confrontation clause to question/challlege the State's Forsenic Scientist entire DNA Report that court appointed counsel withheld from appellant for five years.

D. **GROUND FOUR:** Fourteenth Amendment to the United Sates constitution violation of due proess of law.

Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):

Appellant was denied a statutory right to a hearing if the trial court orders DNA Testing and the results of such testing are then complete. Counsel was not present/abcense at the hearing, this means counsel was ineffective by not being present at the hearing to

represent appellant, Appellant did not have someone to represent an question/channlgene the State's Expert witness.Did not had a

21. Relief sought in this petition: Appellant request a hearing/evidentiary hearing

sought this will prove appellant innocence on the interests of justiceof appellant contitution claims.

entire DNA Report file this exculpatory evidence not entered into the trial transcripts of clerk's record order compel the State Court to produce entire DNA report. Appellant request this court sub-peon pro bono forensic pathologist Harry J. Bonnell to Testify to affidavit. See Exhibit's 'A' Affidavit of Harry J. Bonnell, M.D. with Curriculum Vitae, Exhibit's 'B' DNA Testing report by Forensic Scientist Nicole B. Mullins, Exhibit 'C' Clerk's Record page 1-7, Exhibit 'D' Clerk's Record Trial Court's Finding's of Fact page 336-338, Exhibit 'E' Appellant's Motion To Hold Case Cause Number In Abeyance BEFORE Issue The Mandate In This Cause number Filed on July 25,2022, Exhibit 'F' Court appointed counsel letters sent to Ernest Gaines, Exhibit 'G' Letter's write to Mr. John Creuzot Criminal District Attorney, Exhibit 'H' Letters of Mr. John Creuzot responding to Ernest Gaines letters, Exhibit 'I' Letter from Judge Amber Given-Davit, and Exhibit 'J' The Dallas Morning News Article Dallas County 'Givens' recusal sought by 15' please read all!

Have you previously filed a petition attacking the same conviction? \_\_\_\_\_  
revocation or disciplinary proceeding that you are attacking in this petition?  Yes  No  
If your answer is "Yes," give the date on which each petition was filed and the federal court in  
which it was filed. Also state whether the petition was (a) dismissed without prejudice, (b)  
dismissed with prejudice, or (c) denied.

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If you previously filed a federal petition attacking the same conviction and such petition was  
denied or dismissed with prejudice, did you receive permission from the Fifth Circuit to file a  
second petition, as required by 28 U.S.C. § 2244(b)(3) and (4)?  Yes  No

23. Are any of the grounds listed in question 20 above presented for the first time in this petition?  
 Yes  No

If your answer is "Yes," state briefly what grounds are presented for the first time and give your  
reasons for not presenting them to any other court, either state or federal.

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24. Do you have any petition or appeal now pending (filed and not yet decided) in any court, either  
state or federal, for the judgment you are challenging?  Yes  No

If "Yes," identify each type of proceeding that is pending (i.e., direct appeal, art. 11.07  
application, or federal habeas petition), the court in which each proceeding is pending, and the  
date each proceeding was filed.

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25. Give the name and address, if you know, of each attorney who represented you in the following  
stages of the judgment you are challenging:

- (a) At preliminary hearing: \_\_\_\_\_
- (b) At arraignment and plea: \_\_\_\_\_
- (c) At trial: \_\_\_\_\_
- (d) At sentencing: \_\_\_\_\_
- (e) On appeal: \_\_\_\_\_
- (f) In any post-conviction proceeding: \_\_\_\_\_

**Timeliness of Petition:**

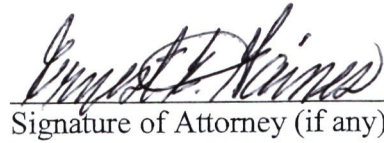
26. If your judgment of conviction, parole revocation or disciplinary proceeding became final over one year ago, you must explain why the one-year statute of limitations contained in 28 U.S.C. § 2244(d) does not bar your petition.<sup>1</sup>
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<sup>1</sup> The Antiterrorism and Effective Death Penalty Act of 1996 (“AEDPA”), as contained in 28 U.S.C. § 2244(d), provides in part that:

- (1) A one-year period of limitation shall apply to an application for a writ of habeas corpus by a person in custody pursuant to the judgment of a State court. The limitation period shall run from the latest of-
  - (A) the date on which the judgment became final by the conclusion of direct review or the expiration of the time for seeking such review;
  - (B) the date on which the impediment to filing an application created by State action in violation of the Constitution or laws of the United States is removed, if the applicant was prevented from filing by such State action;
  - (C) the date on which the constitutional right asserted was initially recognized by the Supreme Court, if the right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or
  - (D) the date on which the factual predicate of the claim or claims presented could have been discovered through the exercise of due diligence.
- (2) The time during which a properly filed application for State post-conviction or other collateral review with respect to the pertinent judgment or claim is pending shall not be counted toward any period of limitation under this subsection.

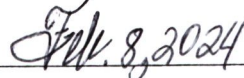
Wherefore, petitioner prays that the Court grant him the relief to which he may be entitled.



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Signature of Attorney (if any)

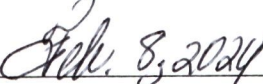
I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct and that this Petition for a Writ of Habeas Corpus was placed in the prison mailing system on



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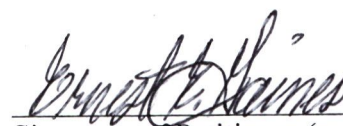
(month, day, year).

Executed (signed) on



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(date).



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Signature of Petitioner (required)



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Petitioner's current address: Smith Unit 1313 County Road 19 Lamesa



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United States District Court  
Northern District of Texas

*Dallas Division*

12/12/2023

Ernest Edward Gaines  
#1364192  
TDCJ Smith Unit  
1313 County Road 19  
Lamesa, TX 79331

Re: Your correspondence received in the U.S. District Clerk's Office on 12/6/2023  
Case No./Style: 3:20-cv-3598-X, Gaines v. Director, TDCJ-CID et al

The 5th Circuit Court of Appeals issued case number 23-11161 for your appeal filed on 11/14/2023. The address for the 5th Circuit Court of Appeals is listed below:

U.S. Court of Appeals  
For The Fifth Circuit  
600 S. Maestri Place  
Suite 115  
New Orleans, LA 70130

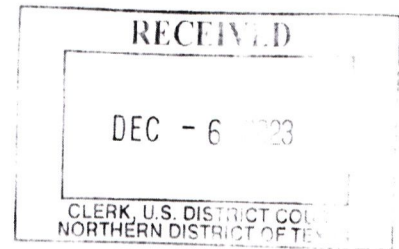
Sincerely,  
Deputy Clerk - axm



November 22, 2023

To: The United States Northern District of Texas  
Earl Campbell Federal Bldg.,  
Attn: Edmyud Dilth Clerk of the Court  
100 Commerce St. Rm. 1452  
Dallas, Texas 75242

From: Mr. Ernest Edward Gaines #1364192  
Smith Unit  
1313 County road 19  
Lamesa, Texas 79331



RE: STATUS INQUIRY

Ernest Edward Gaines v. The State of Texas W-0556570-C

Dear Edmyud Dilth Clerk of the Court,

Sir, appellant received your response on November 20, 2023, stateing that Appellant's Motion For Leave To File Notice of Appeal was received, and stamped seal filed on November 14, 2023. You did not send the appeal number, and the due date of the appeal brief. Would you please send me the information above so I can file my motion/petition brief to this Court as soon as possible! Sir, I'm sending a stamped enevolpe, so you can send me a copy of the stamped seal file date of this letter to send me the following information as soon as possible! Thank you for your assistance with this matter!

Sincerely,

  
Applicant's Pro Se

c.c.:File.



Mr. Ernest E. Gaines #136192  
Smith Unit  
1313 County Road 19  
Lamesa, Texas 79331

29 NOV 2023 PM 1 L  
LUBBOCK TX 794

FOREVER / USA



The United States Northern District of Texas  
Earl Campbell Federal Bldg.  
ATTN: Edmund Dilith Clerk of the Court  
100 Commerce St. Rm. 1452  
Dallas, Texas 75242

000-629

MAILROCK

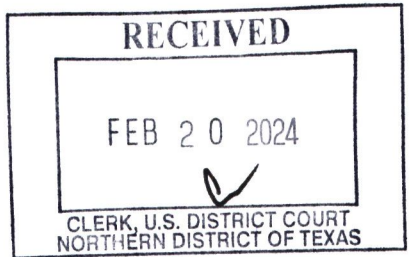
75242-399955



February 08, 2024

To: United States District Court  
Office Of The Clerk  
Northern District Of Texas  
1100 Commerce St., Room 1452  
Dallas, Texas 75242-1310

From: Mr. Ernest Edward Gaines #1364192  
Smth Unit  
1313 County Road 19  
Lamesa, Texas 79331



RE: 23-11161 Ernest Edward Gaines vs. Bryan Collier

Dear Office Of The Clerk,

I would like your assistance in fileing this Writ of Habeas Corpus 28 USC § 2254 with this Court. I have put a stamped enevolpe in this letter, so that you can send me copies of the sealed fileing date of this Writ of Habeas Corpus 28 USC § 2254 for my resonal files! Thank you for your assistance with this matter!

EXECUTED on this 8 day of Feb, 2024.

Respectfully Submitted,  
  
Appellant's Pro Se

c.c. File.

I put the return letter you sent <sup>EEG</sup> me, but I did not receive the letter until the January ~~Feb~~ 8, 2024. So I go from the mail room supervisor ms. claudia Admin. Asst. II, I'm on time!

February 08, 2024

To: United States District Court  
Office of the Clerk  
Northern District of Texas  
1100 Commerce St., Room 1425  
Dallas, Texas 75245-1310

From: Mr. Ernest Edward Gaines #1364183  
Smith Unit  
1313 County Road 16  
Lamesa, Texas 79331

RE: #3-1111 Ernest Edward Gaines vs. Bryan Collier

Dear Office of the Clerk,  
I would like you to serve a copy of this

Writ of Habeas Corpus 38 USC § 2254 with this Court. I have but a  
scampering envelope in this letter, so that you can send me copies of the  
latest filing date of this Writ of Habeas Corpus 38 USC § 2254 for my  
resonable filing date of this Writ of Habeas Corpus 38 USC § 2254 with this

resonable filing date of this Writ of Habeas Corpus 38 USC § 2254 with this

EXECUTED on this 8 day of February, 2024.

  
Appellate & Pro Se  
Berschettly Submittted

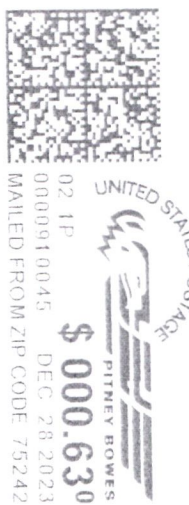
c.c. file.

UNITED STATES DISTRICT COURT  
OFFICE OF THE CLERK  
NORTHERN DISTRICT OF TEXAS  
1100 COMMERCE ST., ROOM 1452  
DALLAS, TX 75242-1310

OFFICIAL BUSINESS

LEGAL MAIL

Received  
1-8-24





SUBJECT: State briefly the problem on which you desire assistance.

Me in United States District Court Northern District of Texas Northern  
District of Texas Dallas Division 100 Commerce St. Room 452 Dallas  
Division sent me legal mail and I picked it up on January 20, 2024. I  
request you please ~~check~~ verify that I picked up legal mail at this address. Thank  
you.

Yes you picked it up on the 20th of Jan.

✓ AM

Name: Ernest E. Cyphers No: 1364442 Unit: Smith

Living Quarters: Co-1030 Work Assignment: Painter C Unit

DISPOSITION: (Inmate will not write in this space)

G-103b

Mr. Ernest E. Gaines #11364192  
Smith Unit  
1313 County Road 19  
Lamesa, Texas 79331

7019 2970 0001 1143 6775



CERTIFIED MAIL

U.S. POSTAGE PAID  
LAMESA, TX 79331  
PM  
FEB 14, 2024

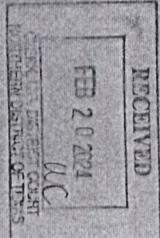
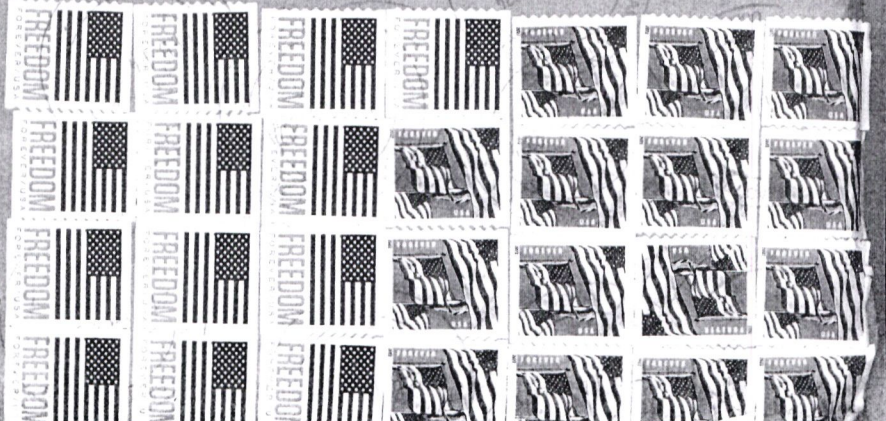
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75242

Retail  
N  
RDC 03

X-RAY

United States District Court  
Office of the Clerk  
Northern District of Texas  
1100 Commerce St., Room 1452  
Dallas, Texas 75242-1310



Did not mail return address or stamp or payed